| PORM No. (8) - Oregon Trest Deed Series - TRUST DEAU.  |  | make the common problems the common to the                 |  |
|--|--|--|--|
| 12=13-93A11:33 RCVD  | TRUST DEED   | Vol.mas  | Page 33051   |
| pain the time for called to the transporter to the total state of the  | TANKE TO THE TANK TH   | THE CONTRACTOR OF THE CONTRACTOR OF THE                    |  |
| THIS TRUST DEED, made this 1911  | husband and wife   | CEMBER   |  |
|  |  |  | as Grantor,  |
| KLAMATH COUNTY TITLE COMPANY SA CO   | entrate to   |  | as Trustee, and  |
| higarine mass the filler deservings to recomper recomm   | Control of the control of  | e carried the the recent of                                | t ego carri speci typ doctor item  |
| T & D PROPERTIES, INC., AN OREGO   | N CORPORATION  |  | , as Beneficiary,  |
| Aile madelys south a single goal possess and baseles of  | ···· WITNESSETH:   | in the reserve of the reserve seems                        |  |
| Grantor irrevocably grants, bargains, se Klamath County, Orego   | lis and conveys to trus  | rceleof landelvi   | ng in the SWISEL Section   |
| 19, T. 38 S. R. 9 E.W.M., Klamath Co   | n, described as: Po-   | i parcel being a   | portion of heretofore  |
| vacated Lote Rand 92 Block 25 and  | racated Corvallis  | Street, Buena V  | Lsta Addition to the Cip   |
| of Klamath Falle Oregon and heing I  | nore particularly  | described as to.   | Liows: Beginning at a  |
| nother which lies on the North line  | of Mt. Pitt Stree  | t. said point be   | ing 120 reer basterly qu   |
| the Southwest corner of said vacate  | i Lot 9 and 150 f  | eet Easterly of  | the center line of vacal   |
| Corvallis Street adjacent; thence No radius curve to the right, a distant  | rtn 89 44 West I   | +borge North 0°1   | 61. East 70.0 feet: then   |
| South 76°142! East a distance of 12  | 8 55 feet to a po  | int which lies 6   | 0.0 feet Northerly from  |
| or a commence of the contract  | h n n n h . Waar ar st   | ho rioht ancies  | ro Mt. Pitt Street, a H  |
| distance of 60.0 feet to the point   | or beginning.  | nd all other rights thereus                                | nto belonging or in anywise now  |
| or heresiter annertaining, and the tents, issues and pr  | DILLA LITEL COT CITITE GIT INVIENCE  | 9 MOIL OI HOLDHING INTERNO                                 |  |
| the property. FOR THE PURPOSE OF SECURING PERF   | ORMANCE of each agree  | ment of grantor herein co                                  | ntained and payment of the sum   |
| of SEVENTY TWO THOUSAND DOLLARD AND  | NO/100*****  | ***********  | ***************************************  |
| **************************************   | 000 000 00   | the interest thereon percent                               | ind to the terms of a promissory Il  |
| December   | 13, 2023 PX  | rechverterik KIR   | CONTRACTOR HIS NATIONEY  |
|  | his implementant is the rista:   | " stated 'shove" on which                                  | rna zinni instellment di the hole. Il  |
| the date of maturity of the abs secured by the becomes due and payable. In the event the within desold, conveyed, assigned or alienated by the grantor was   | escribed property, or any.<br>ithout first having obtaine  | d the written consent or a                                 | pproval of the beneficiary, then,  |
| at the beneficiary's option, all obligations secured by  | this instrument, irrespective  | Strainers the chy 2 of                                     | Continues of the state of the s |
| To protect the security of this trust deed, grant  | estude sood condition and  | renair: not to remove                                      | or demolish any building or im-  |
|  |  |  |  |
| provement thereon, not to commit of permit any was<br>the 2: To complete or restore promptly and in goo<br>damaged or destroyed thereon, and pay when due all  | costs incurred therefor.   | t the houser such them. A                                  | supplied to be defined to  |
| 3. To comply with all laws, ordinances, regular  | ions, covenants, conditions  | orm Commercial Code as                                     | the beneficiary may require and  |
| to pay for filing same in the proper public office or  | Ollices, La Well as The Cost   | in a more term that the tr                                 | ลษายกระจานสายการ   |
| agencies as may be deemed desirable by the perenti-  | urance on the buildings r  | now or hereafter erected                                   | on the property against loss or  |
| damage by lire and such other hazards as the beneti  | ciary may from time to the   | ter: all policies of insuran                               | ce shall be delivered to the bene- wa  |
| ficiary as soon as insured; if the grantor shall tail for  | any reason to procure any s  | ereafter placed on the bu                                  | ildings, the beneficiary may pro-  |
| cure the same at grantor's expense. The amount colle   | crea under any life or offi  | or at option of beneficial                                 | ry the entire amount so collected.   |
|  |  | ll not cure or waive any                                   | default or notice of default here-   |
| under or invalidate any act done pursuant to such no   | orice.   | es assessments and other                                   | r charges that may be levied or  |
| assessed upon or against the property before any pa  | rt of such taxes, assessmen  | ke navment of any taxes.                                   | assessments, insurance premiums,   |
| liens or other charges payable by grantor, entire by   | The state of the s | on neld with inverest a                                    | t the rate set forth in the note   |
| secured hereby, together with the obligations describe   | ed in paragraphs o and   | of the covers  | nte hereof and for such payments.  |
| the debt secured by this trust deed, without waiver o<br>with interest as aforesaid, the property hereinbefore   | described, as well as the  | grantor, shall be bound                                    | o the same extent that they are  |
| bound for the payment of the collegation never des   | cribed, and all such payme<br>he beneficiary, render all s   | ums secured by this trus                                   | t deed immediately due and pay-  |
| able and constitute a breach of this trust deed.   | yn hyddiaeth beithau   | tille seach as well as th                                  | e other costs and expenses of the  |
| trustee incurred in connection with or in enforcing  | this obligation and trustee  |  | nowers of beneficiary or frustee:  |
| 7. To appear in and delend any action of pro<br>and in any suit, action or proceeding in which the b   | eneticiary or trustee may  | appear, including any sui                                  | t for the loreclosure of this dead;  |
| to pay all costs and expenses, including evidence of   | ized by the trial court and  | in the event of an appea                                   | I from any judgment or decree of   |
| mentioned in this paragraph 7 in all cases shall be a<br>the trial court, granter further agrees to pay such su  | m as the appellate court a   | hali adjudge reasonable a                                  | the beneficiary's or frustees at-  |
| mentioned in the paragraph<br>the trial court, frantor further agrees to pay such su<br>torney's fees on such appeal.<br>It is mutually agreed that:<br>8. In the event that any portion or all of the   | not then by our had no at  | inder the right of eminer                                  | t domain of condemnation, bene-  |
| 8. In the event that any portion of all of the siciary shall have the right, it it so elects, to requi   | re that all or any portion   | of the monies payable                                      | as compensation for such taking,   |
| the second commence of | THE CONTRACTOR OF THE CONTRACT | nev who is an active memi                                  | per of the Oregon State Bar, a bank,   |
| NOTE: The Trust Deed Act provides that the trustee name trust company or savings and loan association authorized rized to insure title to real property of this state, its substitute of the saving title to real property of this state, its substitute of the saving of th | to do business under the laws  | of Oregon or the United Sta<br>oranches, the United States | or any agency thereof, or an escrew  |
| rized to insure title to real property of this state, its substagent licensed under ORS 696.505 to 696.585.  | in the event the Sensition   | re nierz za Barnelace l'e                                  | ENGANTING SHIP AND   |
|  | diay e ct. iu urocarit-to fo   | STATE OF   | OREGON, Company Comment  |
| TRUST DEED   | idayii noos meered tesahy<br>indformenterman e the bi  | an in strature Sectionists                                 | s or early at our more restorable ( 1883)  |
| aforesaid, thall not rune or white any default of as   | and the us of such   | County o   | Automotic do mente mente de la lacidad   |
| 11. The ordering when and Alieng pagagaion.  | n the bronests the collect   | in the franch parties in A. Co                             | ertify that the within instru-<br>received for record on the   |
| the end univaries and the settle des contract  | or the second of | nateriumes the landau of                                   | Las regres auconant 179 office   |
| 15. (Spon (ev)), de les Quantes, frances has accobes, concessantes et les propacts et des pour riveragis in c  | SPACE RESER  | VED  | o'clockM., and recorded  |
| 11 元 [1] 《 [1] " [1] " [1] [1] [1] [1] [1] [1] [1] [1] [1] [1]   | Annual State of the State of th | in hook / ray  | 1/volume No  |
| usedukski engliesti minestiki mit og cik, hote in cen  | *********** FRECORDER'S  | page   | or as fee/file/instru-   |
| tery and restriction thereon, follows in any tuber   | unianills of paract escours  | ment/micr  | ofilm/reception No   |
| the siets (the hearinging Beneficiary, or pay exportes to  | eces, in suite lations, with   |  | of said County.  |
| The second of the second secon | retities - 3 tebulast  | County att   | ired \ \.  |
| THE SECTION OF PERSON AND PROPERTY OF THE PERSON OF THE PE | en oxillaret to take such  | ncilina ing Administra                                     | Aniance archived about the indexing  |
| Klamath County Title Company by a 422 Mian Street of Shoom Science of the Klamath Falls, Oregon 97601  | word is if it is the more  | remit technishie contains                                  | Teather tailt no ann ar an Alberta. Teath, an Alberta an Alberta an Alberta an Alberta an Alberta an Alberta a   |
| Klamath Falls, Oregon 97601  |  | By   | Deputy !   |
| 1130 management of the contract of the contrac | THE PERSON OF TH | recorded the constitution of the constitution of           | A Part of the second se |

processing of the amount required to per all responsible costs, repears and interrupt's feet presentable or insurred by fender, in the first and appelland by paid in boundary and applied by it flust vapous and interrupt's feet presentation of the paid in boundary and applied by paid in the first and applied by the the first applied by the 33052 a a Highly as more as more than the firm of spall [10] per aim to some to be one and account of the partition in combining accomple to the partition of the partition in combining accomple to the partition of the pa made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals provise IN-WITNESS WHEREOF, the grantor has executed this instrument he day and year first above the provisions are supply and the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply and the provisions are supply and the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting required by the provisions are supply as a resulting require YAN I. HARRIS BY KYLL M. HARRIS HIS ATTORNEY compliance with the Act is not required, disregard this notice. A 100 per second and the STATE OF OREGON, County of Klamath. State of STATE OF OREGON, County of Klamath. paragrant obbettories, and the This instrument was acknowledged before me on the December 13 togeness and successful the Trus instrument was acknowledged before me on the December 13 of the 1993 of the Section of the Se South 76 141 Fort Ph distance of the 55 teactors party Which tage 50, teach sprence). rading curve, to thas renty a distance of distances, inchests inches byto hear distance of OFFICIAL SEAL

OEBRA-SUCKINGHAM

OEBRA-SUCKINGHAM

OCOMMISSION NO. 920140

MYCOMMISSION EXPIRES DEC. 19: 1996

OFFICIAL SEAL

OFFICIAL SEAL From the section of the property of the property of the sound of the section of t STATE OF OREGON: COUNTY OF KLAMATH | Section of State of the County of State of Stat A M., and duly recorded in Vol. M93 Evelyn Biehn By il Cook and the histography se Mullen incoles for the publishes before POWN PLANT - Grupper Triat Bred Sedie - Inuly Deadle Sedie Sed 550 CONFESSION, 1859 KINAPURUCIA CVM LOSVISIONES CONT.